WEST END SENSATION

MRS. DR. HARDY SUES HUSBAND FOR DIVORCE.

Prisoners Are Sentenced by Judge McCarty and Some of Them Get the Sattiest Kinds of Doses-Getz Case Continued.

Judge Taylor Thursday afternoon ren dered a decision in the case of Christian Zelter vs. The Mutual Aid Society. Plaintiff had joined the society for in surance, though it was known to the agent that he was too old to be entitled to membersip. When the company learned of Zelter's age some time later his policy was taken up. Zeiter sued to recover the assessments paid, amounting to \$174.50, and Judge Taylor decided in his favor, giving the amount in full without interest. Seeman & Seeman represented plaintiff and Sterling & Werntz the defendant.

Welty & Albaugh and Virgil P. Kline as attorneys for John W. Myers, indicted for embezzlement from the county treasurer, filed a motion with the clerk of courts Thursday afternoon to require the of items and bill of particulars upon which the state relies to constitute its charges of larceny and embezzlement.

The jury in the case of Ohio vs. Samuel Sylvester, alias "Cedar" Ross, indic ted for burglary, retired at 1:25 Friday afternoon and in ten minutes returned with its verdiet. The defendat was found guilty as indicted.

Judge McCarty convened court at 8:30 Saturday morning for the purpose of sentencing prisoners who have either been convicted of or have plended guilty to offenses for which they were indicted

by the grand jury. Samuel Sylvester, alias "Cedar" Ross, was the first prisoner sentenced, and he got a salty dose. Sylvester was found guilty of burglary in entering the Troy laundry last October for the purpose of blowing a safe. Sylvester's reputation is bad and the judge thought it would be best to relieve society from the dangers of such a man. He was sentenced to serve seven years at hard labor to the peni-

tentiary and taken there today. Ervin Tyndal was convicted of burglary in connection with a South Cherry street store. Attorney Shaver unde a statement to the court in the boy's behalf -he is but seventeen years old; he saysand said the prisoner asked for elemency. promising his father and mother and his counsel that he would be found in better company hereafter. It was also said that in this case Tyndal did not enter the store, but stood guard outside. The court considered the matters presented and sentenced him to the Ohio reformatory at

upon the prisoner's behavior. Harry Parrott had been indicted for assmall with intent to rape, but had been | 25 in all. dicted. He lives in Canota and was industrious when he had work at his profession, watchmaking. He had been in jall some time. Judge McCarty sentenced him to fifteen days in the workhouse and to pay costs of proscution.

George Correy was indicted for assault with intent to rob. He had been caught in the act of picking a man's pockets at Canal Fulton. He plended guilty to assault and battery. Attorney J. M. Myers spoke in his behalf and the court sentenced him to twenty days in the workhouse and to pay the costs of pros-

Attorney John C. Welty, in behalf of Turene Getz, the Massillon officer indicted for shooting with intent to wound John Charters, made a motion for a continuance of the case until next term of court this morning. The case was set for Monday next and the continuance was asked for on the grounds of absence of a prominent witness for defense, who up to November 1, resided in Parkersburg, W. Va., but who since that time has moved to New York state, place of residence at present unknown. The court did not consider the grounds sufficient for a postponement further than two weeks from Monday at which time it must come to

The case of Ohio vs. Edward F. Christman, indicted for assault and battery, was called by Judge McCarty Friday afternoon at the conclusion of the Sylvester case. Christman, who is a Massillonian, is represented by Attorneys Garrett and Willison. It had not progressed far until it was time to adjourn court. The case will be taken up again Monday

A DIVORCE CASE.

An important divorce case comes from Massillon today. It is that of Dr. Irene Hardy against Dr. Neal Hardy. The parties were married in Ashland county, Ohio, in 1878. They have a little girl living with them who, though not adopted, has been considered as a daughter. At the time of their marriage, the petition states the plaintiff had \$9,200 and the defendant \$2,400. They have practiced medicine jointly and have accumulated property including two flats in Chicago and farm and residence properties in Ohio, amounting in value to about \$53,-

000, as a result of mutual efforts. Plaintiff charges defendant with extreme cruelty, which has resulted in their separation. Plaintiff wants a divorce alimony and custody of their child. Johnson & Taylor are plaintiff's attor-

NEW CASES.

Louis Zharren has brougt an action against John W. Taylor, an Alliance polite officer, and others, to recover \$1. 500 damages for alleged false imprisonment and brutality in causing the plaintiff's arrest. E. C. Saltsman is attorney

plood and a good digestion are rance against disease and suffer-ardock Blood Bitters keeps the

MAYOR RICE

Opens a Law Office to Attend to His Increasing Legal Business

flices in the City National Bank building. The rooms are in the northeast corner of the sixth floor and they have been cosily furnished. This move was found necessary owing to Mayor Rice's increasing law business. Mr. John A. Dillon, Jr., will occupy the office with Mr. Rice as a law student. Miss Mellie Miller, who is well versed in the requirements of the mayor's office, will remain at the city hall. Mayor Rice will be at his city hall office from 8 to 9 o'clock every morning and at 1 o'clock in- the afternoon, remaining at that time as long as his services as chief magistrate of the city are required. The telephone number at Mayor Rice's law office is 145.

THE LAST BATCH

OF STATEMENTS FILED BY CAN-DIDATES FOR OFFICE.

prosecuting attorney to file a statement | The Time Expired Yesterday and Those Who Had Not Previously Made Stat ments Proceeded to Give Their Accounts.

> The ten days allowed by law in which candidates are obliged to file their statenents for expenses expired Friday."

John C. Harmony, Democratic candi-Journal, for eards, \$4.50; advertisement farmers in the county, and in accordance in fair program, \$2.50; donation to Sun- with that petition such power was grantday Chronicle, \$15; donation to Alliance ed and the workhouse directors, by joint Leader, \$5; cards and printing at News- resolution, instructed to go on with the Democrat office, \$27.60; stamps, \$8.20; work. In order to successfully carry out Oatman Printing Co., \$5; livery, at D. this plan, it was apparent at the time Maser's, \$11.50, Joe Maser \$6,50; Miller that a large additional expense would be & Blanchard, \$8.50; Massillon stables created, but the county commissioners \$2.50; Zimmerman's, \$8; North Pled, and the workhouse trustees felt that the ment street stables \$2; hotel bills, in benefits that would accrue to the whole Canal Fulton, \$3; Alliance, \$3.50; Massil. people would more than compensate for ion, \$1; Beach City, \$1; Navarre, \$1.65; any outlay in preparing to go about the Greentown, 75 cents; incidentals, \$13.35; work. With full authority to carry on primary election, \$29.80; total, \$240.85.

candidate for assembly, paid assessment As a refutation of charges contained in Democrat, \$18.75; electrotypes, \$5; Mas board of commissioners, most palpably sillon Chronicle, \$15; running cleatro in without knowledge of the facts or an ex-Alliance Leader, 85; in Volks-Zeitung penditure of effort to obtain such knowle \$10; cards at Morning Journal, \$8; edge, I offer the following, calling attencards at Widder's printing office, \$4; in. I tion to the fact that in all instances where

cidentals, \$20; total \$147. makes the following statement: Assessment, \$200; cards, \$31.50; postage and stationery, \$12; railroad fare and livery, 80; chars, etc., 83; total 8255.

Sylvanus S. Sweltzer, candidate for election as infirmary director, states that Mansfield. His term of service depends he paid 850 as an assessment, \$16.25 for cards, livery, hotel, cigars, etc., and \$10 for workers at the polls. This was \$76.

given an opportunity to plead guilty to Cyrus Stoner, Democratic candidate for assault and battery, which he accepted, freasurer, says he spent for assessment 200, city item \$12.25. The Oatman Printing Co. \$8.50, Chronicle \$10, cigars 88.25, car fare 85.25, livery 88.75, in cidentals \$20; total \$273.

Allen Cook, chairman of the exceu tive committee for the People's party. in his statement filed, says candidates in his party were not assessed, but voluntary contributions amounting to \$74.90 He said \$25 for the Tabernacle one night. 86 for the First ward drum corps one night and with printing postage, etc.

the expenditures amounted to \$97.85, Amos B. Mase, candidate for sheriff on the Democratic licket, in his statement says he paid an assessment of \$200, printing \$22, car fare, 89.50, getting out votes to the central committee 89, all other in identals \$11.20, a total of \$257.70

The candidate for recorder on the Lib rty party ticket has filed his statement. It result as follows: I hereby certify:

Recorder was the office, my ticket "Lib I ran, but I was distanced by Charles

A. Dougherty. My expenses were just 0, my votes just

I still believe in water and I will take it straight. Yours for liberty, justice and equality,

NOT DAUNTED.

The Woman's American Rimetallic Union Strong in the Faith and Ready For Work.

The Woman's American Bimetalli Union held a meeting Friday, Nov. 12, n Bast's hall. The attendance showed that the bimetallists were far form being discouraged, and the hopeful expression on their face, showed that they had not come to attend a funeral. The women reason that the world was not made in a minute, and it will take time to convince the people that bimetallism is the only remedy. A paper on the result of the elections was read by the secretary. Out of ten states five were intensely Democratic, and in one state where the women voted the bimetallists were victorious. Mrs. Lord read Senator Candler's views on the subject, and perhaps if he had thought twice he would not have published his views. Mrs. McDermott read an interesting article and the club still hopeful, adjourned until further notice should be given of the next meeting.

In Europe, Asia, Africa, Australia and America, the five great continents, Shaker medicines are being used by suffering humanity for the cure of sickness

and disease. Never was there such a universal demand; never such wonderful results. Shaker Digestive Cordial, a cure for indigestion, is prepared from herbs and is a natural remedy, which cures by aiding nature and not by fight-

Shaker Digestive cordial makes those fat, who have become thin by not digest-ing their food. It restores the spirits and the appetite

of those who are dejected and fagged out from the wearing effect of indigestion. It relieves the symptoms of dyspepsia and after using for a reasonable time, finally cores the complaint. Bold by druggists. Trial bottle 10 cts.

THE FIGURES.

SUPERINTENDENT J. W. PONTIUS WRITES A CARD Mayor James A. Rice has opened law

> Which Sets at Naught Absurd Claims Made in Resolutions Presented by County Commissioner Summers Yesterday at the Meeting.

Editor News-Democart :- My attention has been called to a set of resolutions value of work accomplished during the to Mr. Arnold. year. Without desiring at this time to enter into a discussion of the expediency of a partisan attack upon an institution that is operated on a non-partisan basis, nor desiring to in any degree prejudice such matters as may be at issue. I simply make the following statement, which our reports at the end of the year will bear out fully

It will be recalled by those who desire torlook at workhouse affairs with unbiased candor and with a desire to know the facts, that in the spring of 1896 a petition was presented to the board of county commissioners urging that board to grant to the workhouse trustees the power to employ the workhouse labor on the county roads. This peltiton was date for member of assembly, makes the signed by some of the heaviest taxpayers following statement: Assessment, \$50 and most influential business men and the work it was carried on to what benefit A. F. Julillard, the other Democratic hundreds of Stark county citizens know, of \$50; livery, \$11.25; Stark County the resolutions offered by a member of the estimates are used they are very low, as James D. Barry, candidate for recorder, will be attested by any member of the their own.

workhous	so bo	ard:		
Number of prisoners received since January				
			22.02.22.22.22.22.22.22.22.22.22.22.22.2	21
			13th1	
				-
			om Jan. 1, 1897,	
to Nov. I.	1897			31
		EAT	NINGS-	
Cash earnin	g(000000000000000000000000000000000000000		58
Paid into to	00.017	y		88
			2,052	
Estimated v	enlay	of ros	1 work 10,0:0.0	00
Cost of add	itiona	1 road	outfit / 00.0	50:
Cost of im;	TOYEL	nent of	a buildings 150.0	00
Value of at	one d	cinted	to Lexington tp 300.	00
49	13	14	Fairmount home 15.	00
40.	**	**	Infirmary 15.	93
Estimated v	ralue.	of imp	rovement on work	
house gro	ands			00
Total.			\$21,364	5.8
			191	
			mitted,	
att. pec		*		
		47.	W. Pontius, Supt.	

THE PRESIDENT MAD. He is Inclined to Blame Foraker for Not Stopping the Opposition

to Hanna. Washington, Nov 13 .- (Special.)-It was reported that Gov. Bushnell, of Ohio had been asked to come here by the Presi dent, who desired to interview him about his reported candidacy for the senate The report had it further that Bushnell had spent the day at the White House, Inquiries there invariably brought the inswer that Gov. Bushnell had not been the reason why the report was started. number of times that a fallure to return Hanna would be a lamentable disregard of the will of the Republican voters in Ohio. The President is inclined to lay the blame for the anti-Hanna talk upon Senator Foraker. He knows how clos-Foraker and Kurtz are and believes that if Foraker sincerely desired the election of Hanna he could put a stop to the op position by merely saying the word. He does not like what Foraker said at Cincinnati, which the senator has reiterated everal times. That interview is considered at the White House as the very essence of treason to Hanna.

CHAPMAN WRITES

To the Democratic Press and Congra tulates the Editors Upon the Good Fight.

Columbus, Nov. 13, 1897. Dear Sir:-The work of the Democratic press in the recent campaign was such as to deserve more than a passing recognidue from the party. Your columns were treats in the future. edited with an intelligence and our cause supported with a vigor that has never been equalled. The editors of the Democratic press are the mainstay of the party, and it is through their unceasing efforts that the fires of Democracy are kept conis to be continued in Ohio, and with

WHOSE BUGGY?

It Evidently is a Long Distance From Home and Should Be Claimed Scon.

Wadsworth's Alliance newspaper says: the woods belonging to James L. Scott, north of Homeworth, and the people are wondering to whom it belongs. They have advertised in the newspapers without finding the owner. As reported in this paper on Monday last, a horse and offered to the board of county commis- buggy belonging to Elgin Arnold, of oners by one of the members of the Limaville, was taken from in front of board, and I desire, as there are many as- a church at Marlboro Sunday night. The sertions in the preamble and resolutions horse was found on a farm west of Mariwhich cannot be borne out by the facts, boro, but the buggy and harness could not to make a statement touching upon the be found. It is more than probable that receipts and expenditures and estimated the buggy found at Homeworth belongs

CHEERING WORDS.

CHAIRMAN McCONVILLE ISSUES AN ADDRESS

Which Sets Forth the Democratic Gains Made to the Recent Election and the Sp clat Subi cts for Congratula ion.

Columbus, Nov. 13.—(Special.)—Chairman McConville of the Democratic state executive committee has issued the fol-

lowing address: To the Democratic and Free Silver felicitated upon winning a complete party | the statutes which require that a special victory in the political contest just ended, and the official result of which has not been fully ascertained, you may be properly congratulated upon the splendid moral victory you won, and the signifisince of your achievement, which leaves the enemy exhausted and dispirited, while ing the court, "as we cannot prepare for you, presenting a solid front, await im- trial on so short a notice." patiently a bugle call to renewed duty.

The contest of 1897 was but a contincance of the battle of 1896 and the result of the two actions points clearly to the fact that in 1900, when the final triumph of the people is sure to come, Ohio will lead the vanguard of the battle and help to place the standard of victory in the national capitol.

In 1896 you were confronted with a the sun of the 3rd of November set, scarce have been had from time to time in other 50,000 of it remained. In 1897 that 50,- cases, the Dangeleisen, the Getz case and 00 confronted you and at evening on November 2 less than half that number remained to bar the way of the people to

In both contacts you had overtopping majorities to overcome. Organized greed everywhere, in the New World and the Old; and all the apostles of centralized power, poured unlimited wealth into the coffers of the national Republican comthey proposed, if it were found necessary to move for a change of venue, intended correct the debtor and to fling classes wherever it was possible to vote for the promotion of their oppressors interests and necessary to move for a change of venue, intimating that the court might be prejudiced. The remarks were not made, however, in the hearing of Judge Mc-six weeks, but today Dr. Young was stone in the north line of said section No. 2; there were not made, however, in the hearing of Judge Mc-six weeks, but today Dr. Young was stone in the north line of said section No. 2; there were not made, however, in the hearing of Judge Mc-six weeks, but today Dr. Young was stone in the north line of said section No. 2; there were not made, however, in the hearing of Judge Mc-six weeks, but today Dr. Young was stone in the north line of said section No. 2; there were not made, however, in the hearing of Judge Mc-six weeks, but today Dr. Young was stone in the north line of said section No. 2; there were not made, however, in the hearing of Judge Mc-six weeks, but today Dr. Young was stone in the north line of said quarter, and running thence norm, 4 age, and 15 min. east, (1926 ft. to a stone; thence south, 85 deg. and 35 min. east, 429 ft. to a stone; thence north, 4 deg. and 25 min. east, 429 ft. to a stone; thence south, 85 deg. and 35 min. east, 429 ft. to a stone; thence south, 85 deg. and 35 min. east, 429 ft. to a stone; thence south, 85 deg. and 35 min. east, 429 ft. to a stone; thence south, 85 deg. and 35 min. east, 429 ft. to a stone; thence south, 85 deg. and 35 min. east, 429 ft. to a stone; thence south, 85 deg. and 35 min. east, 429 ft. to a stone; thence south, 85 deg. and 35 min. east, 429 ft. to a stone; thence south, 85 deg. and 35 min. east, 429 ft. to a stone; thence south, 85 deg. and 35 min. east, 429 ft. to a stone; thence south, 85 deg. and 35 min. east, 429 ft. to a stone; thence south, 85 deg. and 35 min. east, 429 ft. to a stone; thence south, 85 deg. and 35 min. east, 429 ft. to a stone; thence and against their own. In 1895 the Re- Carty, and whether such a motion will be served with a writ from the United parallel with the north line of said section senators and 24 representatives by the Democrats, giving a Republican majority of 80 on joint ballot. In 1879 they claim but five majority on joint ballot, and an aggregated plurality of scarcely 300 of Canton," said he, "to exercise a votes, by methods that were devious if pleions. Thus in two years you have broken the power of your opponents and have forced them to the defensive. You have given renewed courage and hope to the Democrats throughout the Union. You are to be congratulated by the and Welty & Albaugh represented the friends of the people's cause, the lovers defendant. of Jeffersonlan and Jacksonian principles of government and the believers in an American monetary system, dictated by no foreign nation.

Strengthened by these contests, supported as you are by an able, virile and effective Democartic press in all sections stand shoulder to shoulder and elbow to there and was not expected. The great elbow, with the cause of humanity as oncern shown by the President in the your pillar of fire by night and your pileports of the fight on Hanna is probably lar of cloud by day, ready to press forward and complete your victory in Ohlo greater victory in 1900.

D. McCONVILLE. Chairman Democratic State Executive Committee.

NEIGHBORHOOD NEWS.

LOUISVILLE.

The oilment of Canton deliver to this city a large quanty of oil weekly. F. H. Carpenter is still with us, but will depart soon for his Florida home. Miss Mabel Nunamaker is visiting her

parents. She is a teacher in the Massil-Mrs. Jacob Geib," wife of Treasurer Geib, is visiting a few days with her

daughter, Mrs. Albert Keim. H. P. Brinkworth is starting a new and weather bureau in the Julius Thurin property on Main street. The Louisville driving park association has quite a respectable pay-roll, about thirty men being employed. race track is being prepared and other improvements are being made.

The lecture course! association has en gaged some excellent speakers for the coming series of lectures beginning this tion, and I want to express my obliga- month. A goodly number of tickets have tions and acknowledge the debt that is been sold and engaged and we expect rare

Our two shoe stores are doing a business, also the two clothing establishments. One of the latter is a new venture, and having survived the election expect they will stay. 2 We refer to I. B. Kagey's store, our new and obliging post master.

stantly burning. The fight for free silver | Quite a sad gloom was cast over this whole community by the decease of the work similar to that done in the past few much beloved pastor of the St. Louis months, the cause of our party will grow congregation at this place. He has for until Ohio is redeemed from the party of 36 years ministered to the people of this trusts and corporations and placed in the place and was very highly respected by hands of those who represent the great Over 3,000 attended the obsequies, a toiling masses. I shall always keep in number of priests from long distances grateful remembrance the kind words you friends of the beloved gentleman, and in yours, will be found fighting the battle of the people.
Believe me, I am very sincerely
Your Friend,
HOBACE L. CHAPMAN.

others from neighboring villages, were in
attendance. All stores and places of
business were closed on the day of the
funeral, Friday, the 5th inst.,; from 8 to
11 a. m. The vicar general of the Cloveland diocese represented Bishop Horstman, who could not be in attendance. have given me, and in my way as you others from neighboring villages, were in

CHANGE OF VENUE.

ATTORNEYS FOR DEPRISTER MAKE INTIMATION

A good top buggy has been found in That They May Ask That the Case be Sent to Another County for Trial -Myers Case Argued on a Motion.

> When common pleas court opened Mon day morning Judge McCarty passed upon the motion, previously argued, to quash the indictment for murder in the case of Ohio vs. William DePeyster. The grounds for the motion were alleged insufficiency of the indictment in not particularizing as to the kind of oil used wherefor defendant noted exceptions and declare their intention to file a demurrer

upon the same grounds. At the order of the court, Sheriff Doll brought DePeyster in for arraignment County Clerk Casselman read the indict ment while DePeyster stood up.

"To the indictment," said Judge Mc Carty, "what do you say, guilty or not guilty?

"Not guilty," replied DePeyster in a firm volce. "And to each count, what do you say?

nquired the judge "Not guilty," responded DePeyster. Prosecuting Attorney Pomerene then moved that the case be assigned for trial Voters of Ohio .- While you cannot be at the earliest possible time. He quoted jury be drawn fifteen days previous to

> day, December 6, just three weeks from today. "We shall ask the court for a con tinuance," said Attorney Upham, address-

"Well, I want to say to the attorneys for the defense that this court will not sermit of a continuance in this case un less the motion for such continuance sets forth the best of causes why it should be granted."

"If the court please," began Mr. Upnam, but he was interrupted by the court with the remark that he was "not ready o hear the motion at this time." "I was just going to say," persisted hrice repeated majority of 100,000. When Attorney Upham, "that continuances

> others I might name. "That does not bear upon this case, sir. to have no unnecessary delays in the case.

December 6. he could not see how that had anything to principle Dr. Young was certain of his a post at the northwest corner of said 1censorship over the press."

THE MYERS CASE. In the case of Ohio vs. John M. Myers for embezzlement and larceny a motion was argued today to have the state's at torney set out the particular items in the embezzlements alleged. Virgil P. Kline

JURY ORDERED. In the case of John C. Clapper et al. vs. The Commissioners of Stark and Wayne counties, to open a drain ditch, the motion to dismiss was overruled in probate court. A jury has been ordered drawn and they will report for a hearing of the ease next Monday morning at 8 o'clock.

WON A BIG SUIT. The Wrought Iron Bridge Company, of Canton, won a suit for \$15,023,22 against James B. Clow & Son, of Newcomerston, Saturday. The action was brought to re cover the sum named for lorn furnished The president has expressed himself a in 1898 and mass your columns for the the defendants, upon which payment was refused by reason of an alleged failure to deliver same as agreed. Attorney C. C. Bow represented the plaintiff.

DAMAGES ASKED. Beulah B. Hartman has sued B. Dan nemiller & Co. for \$2,500 alleged damages by reason of defendant serving a writ of attachment upon plaintiff's goods. It is alleged that the attachment was served wrongfully. J. T. Smith filed the

NEW CASES.

Some time ago Mary Ann West commenced a suit for \$3,000 damages against the City of Canton for alleged permanent injuries sustained by falling on a defective plank walk on the west side of South Market street. The case was withdrawn today and a new one filed in which the sum asked for is \$10,150 it being contended that plaintiff's injuries are greater than at first supposed. The plaintiff alleges A to have received the injury on September 7, 1897. C. C. Upham is plaintiff's at-

OVERRULED.

In the case of Ohlo vs. Matt Bact, Atorney McLean argued a demurrer to the indictment on the ground that not enough facts were set forth to constitute a cause. The motion was overruled.

SUIT FOR MONEY.

Samuel Katzenstein has sued William H. Morgan to secure a judgment for \$11. 560 alleged due plaintiff as money advaned to Joseph Urig. The petition alleges that plaintiff advanced the money at the request of W. H. Morgan and his father, ince deceased, and that they were re sponsible for it.

Lavina Miller has commenced suit against Mary J. Johnson and Dot Johnson for \$2,000 damages for alleged defamation of character.

WANTS OUT.

Attorney Hayes, of Columbus, was in the city today endeavoring get an indictment against Charles Mottinger, for burglary in entering Santry's shoe store, nollied. The attorney desires to get

young Mottinger, who is serving time in the penitentiary for another offense, be fore the board of pardons for consideration, and cannot do so as long as this indictment hangs over him. He was not uccessful here and the young man will

"SCHLATTER" HERE.

be tried on the charge as indicted.

and Stay in Canton Indefinitely.

by his half brother, T. W. Schlatter, ar- from scratching the sores. We became rived in Canton this morning. Since he greatly alarmed at his condition. My has been away from Canton he has been wife's mother had had scrofula and the doing business in the west. He was seen only medicine which had helpd her was by Mollie DePeyster was set on fire and by a News-Democrat man today. He burned to death, the kind of a lamp, and stated that he proposed to remain in Canother details. The court overruled the ton for thirty days and would probably him four bottles of Hood's Sarsaparilla motion. Attorneys Upham and McCarty establish headquarters at Culp's rink, the humor had all been driven out of his where those who wished could see him.

PERSONAL LIBERTY.

QUESTION WHETHER A MAN'S TIME IS HIS OWN.

Dr. Young Raises It and a Subpoens Comes Directing Him to Act or Go to Juil-Of Interest to Professional Men.

A case of peculiar interest and one involving a question of individual liberty and the rights of a citizen, came up today before a United States officer, Deputty, in the government building in Canton. Some time since the, widow of Thaddeus Flohr applied for an increase of A case of peculiar interest and one in the day on which the case is assigned. Thaddeus Flohr applied for an increase of pension, alleging that certain physical derangements contracted in the war was the primary cause of the illness which followed her husband through life and up to the time he committed suicide. There was a tendency on the part of the department of the interior, at Washington, to resist the pension claim and insist that the illness of the late Thad Flohr was due to causes other than those traceable to service in the army. In support of this contention was a find the army. In support of this contention was a find the content of the cause of the late Thad Flohr was due to cause other than those traceable to service in the army. In support of this contention was a find the content of the cause of the late Thad Flohr was due to cause other than those traceable to service in the army. In support of this Thaddeus Flohr applied for an increase of Judge McCarty then set the trial for Monservice in the army. In support of this contention the evidence of Dr. F. E Young, of this city, was sought, it hav ments, setting forth in detail the condition of deceased at the time' he was treated. Dr. Young did not desire to stand Courts are disposed to be too slow in between a widow and a pension-a mere such cases as the one at bar, and I propose pittance at best—and declined to make You will, therefore, be ready for trial securing a fee for the same. He was inaround from the court and made a few and make affidavit. This Dr. Young retpen him to make immediate answer and

> make the affidavit, which he did. men and other citizens whose time and services might be demanded. In support ing 55.50 acres. of his position he insists that the department of the interior, in demanding his time from his business, must be wholly right or wholly wrong. If a professional man's time or the time of any citizen may be required without compensation for ten minutes or an hour, it may be required for ten days or a year without compensation. The underlying principle is the interesting question. If a man must take his time from his business at the behest of a public officer, at great loss to himself, for a professional man never knows when his best and most remunerative case is coming, to what extent might not his individual liberty be assailed? If his time may be taken—and his time is his money, or the means of making it—why cannot his property be taken? If the government has a right to appropriate any of his time, why has it not a right to appropriate his whole time and require him to do service for the remainder of his life, without compensation. The principle would appear to be the same.
>
> Mr. De Putty stated that he was only

Mr. De Putty stated that he was only following out the oders of the court, and said that in all his experience it was the first time the question was raised. While not directly at issue in this case, since Dr. Young could not sacrifice his time to make the fight, the fact that it has been brought up will excite agitation and it soon will be settled definitely. Dr. Young stated that he would give it as much prominence as possible among the medical

Thousands suffer from catarrh or cold in head and have never tried the popular remedy. This is no longer any excuse, as a 10 cent trial size of Ely's Cream Balm can be had of your druggist or we mail it for 10 cents. Full size 50 cents. ELY BROS, 56 Warren St., N. Y. City.

A friend advised me to try Ely's
Cream Balm, and after using it six weeks

believe myself cured of catarrh. It is a most valuable remedy,—[Joseph Stewart, 624 Grand Avenue, Brooklyn, Disfigurement for life by burns or scalds may be avoided by using DeWitt's

Witch Hazel Salve, the great remedy for piles and for all kinds of sores and skin F. P. Shanafelt & Co., Melbourne Hotel, Fischer's drug store, 435 E. Tuscarawas St., E. C. Fisher, East End Phar., 1220 E. Tuscarawas St.

Hives are not dangerous to life, but they are a prolific breeder of misery and profanity. Doan's Oiniment gives instant relief, even in the worst cases of this and other exasperating diseases of

People can't be good natured, can't be pleasant, if they have itching piles. Doan's cintment will make any sufferer from this plague of the night happy. It gives instant relief, and permanent cure.

A LITTLE SUFFERER

Face, Hands and Arms Covered With Scrofulous Humors - How a Cure Was Effected.

"When five years old my little boy had scrofula on his face, hands and arms. It was worst on his chin, although the sores on his cheeks and hands were very bad. It appeared in the form of red pimples Says He Will Establish Headquarters which would fester, break open and run and then scab over. After disappearing they would break out again. They caused intense itching and the little sufferer had "Schlatter, the healer," accompanied to be watched continually to keep him Hood's Sarsaparilla. We decided to give it to our boy and we noted an improvement in his case very soon. After giving blood and it has never since returned." WILLIAM BARTZ, 416 South Williams St., South Bend, Indiana.

You can buy Hood's Sarsaparilla of all druggists. Be sure to get only Hood's.

Hood's Pills care Liver Ills; easy to take,

Trustee's Sale.

In pursuance of the order of the Probate Court of Stark county, Ohio, I will o h

aturday, December 4th, 1897

Road Notice. ing been learned that Dr. Young treated the deceased, during his life, for certain difficulties and had a knowledge of the troubles affecting him and the causes leading thereto. An agent of the government called upon Dr. Young and asked that he make affidavit to certain state. W. F. SCHARIO.

LEGAL NOTICE.

Sadie Pool, whose place of residence is unthe statements and affidavit without first securing a fee for the same. He was inHe wa Attorneys Upham and McCarty turned formed that there was no fee attached, and that he must take time to answer ing for the partition of the following described premises: Part of the Northeast quarter of section No. 2, township No. 11 and premises: remarks to counsel within hearing, that they proposed, if it were found necespublicans elected 31 Senators and 88 Rep. interposed is only a matter for conjecture. States district court at Cleveland, calling a post in the road, 1041 ft. south of a stone in tinuance that newspaper publications had influenced the public mind and they deinfluenced the public mind and they deinflu sired to wait until the details were forgotten. Porsecutor Pomerene said that would be locked up. On the question of the northeast corner of a one-fourth (‡) acre trick heretofore conveyed to Joseph Collier; would be locked up. On the question of these north, 85 deg., 35 min, west, 104 it. to do with the case. "I am not the Weyler position, but having no personal interest tract; thence south, 4½ deg. west, 104½ ft. to save his time, and not being prepared to thence north, 85 deg., 35 min west, 2031 ft. to make the sacrifices incident to a trial, the northwest corner of a tract heretofore con-whatever the result might be, be agreed to the control of a tract heretofore con-veyed to James Rose; thence with the west line of said James Rose's tract south, 41 deg. He has, however, accomplished the in- of said quarter 3072 ft. west of a stone in the troduction of the question to medical center of the cross roads; thence with said south line of said quarter north, 85 deg., 35 min. west, 785 feet to the beginning, contain-

Said Sadie Pool is required to answer on or before the 11th day of December, A. D. 1897. JAMES STERLING.

Assignee's Sale.

We will sell the Oliver J. Vine farm, situated four and one half miles from Canton and one mile from Louisville, Ohio, at private sale. This is one of the most fertile and productive farms in Stark county, well watered, improvements first-class order.

JACOB GEIB and W. H. SMITH.

july1-tf Assignces of U. J. Vine.

Teachers' Examinations.

JOHN M. SARVER, Pres., Canton, O., JOHN ELLIS, Massillon, O., J. A. SYLEW, Clerk, New Horlin, O., EXAMINERS,

low round trip rates are now in effect to Florida and other winter re sorts for the season of '97-'98 .vis the QUEEN & CRESCENT ROUTE

from all points North.

The train service of the Queen & Crescent from the North via Cincinnati is the finest in the South. Ves tibuled trains make fast schedules with through sleeper to principal

Southern Cities. Write for information to W. C. Rinearson, General passenger Agent, Send 10 cents for fine Art colored Lithograph of Lookout Mountain and Chickamauga.

Notice of Appointment.

The undersigned has been duly appointed Administrator of the estate of Samuel Brouse ate of Stark county, Ohio, deceased.

Dated the 5th day of Nevember, 1867.

FRANK J. SNYDER,
Administrator.

